# PATENT COOPERATION TREAT.

РСТ	From the INTERNATIONAL BUREAU
NOTIFICATION OF ELECTION (PCT Rule 61.2)	Commissioner US Department of Commerce United States Patent and Trademark Office, PCT 2011 South Clark Place Room CP2/5C24
Date of mailing (day/month/year) 22 March 2001 (22.03.01)	Arlington, VA 22202 ETATS-UNIS D'AMERIQUE in its capacity as elected Office
International application No. PCT/GB00/02850 International filing date (day/month/year)	Applicant's or agent's file reference 102553/JE
24 July 2000 (24.07.00) Applicant	Priority date (day/month/year) 24 July 1999 (24.07.99)
HOLMES, Andrew, Bruce et al	
in a notice effecting later election filed with the Int	2001 (13.02.01)
was not made before the expiration of 19 months from the priority Rule 32.2(b).	date or, where Rule 32 applies, within the time limit under
The International Bureau of WIPO	Authorized officer
34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740,14,35	Olivia TEFY
orm PCT/IB/331 (July 1992)	elephone No.: (41-22) 338.83.38 GB0002850



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 102553/JE	FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.			
International application No.	International filing date (day/month/year,	(Earliest) Priority Date (day/month/year)		
PCT/GB 00/02850	24/07/2000	24/07/1999		
Applicant				
CAMBRIDGE DISPLAY TECHNOLO	GY LIMITED et al.			
according to Afficie 16. A copy is being train	ismitted to the international Bureau.	Authority and is transmitted to the applicant		
This International Search Report consists o	f a total of 6 sheets.  copy of each prior art document cited in t	his report.		
Basis of the report				
<ul> <li>With regard to the language, the in- language in which it was filed, unles</li> </ul>	ternational search was carried out on the I s otherwise indicated under this item.	pasis of the international application in the		
the international search was Authority (Rule 23.1(b)).	carried out on the basis of a translation o	f the international application furnished to this		
With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing:				
	ational application in computer readable fo	orm.		
furnished subsequently to th				
	is Authority in computer readble form.	1		
international application as ti		i		
the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished				
2. Certain claims were found	unsearchable (See Box I).			
3. X Unity of invention is lacking	g (see Box II).			
4. With regard to the title,		·		
X the text is approved as submi	tted by the applicant.	1		
the text has been established by this Authority to read as follows:				
5. With regard to the abstract,		1		
X   the text is approved as submitted by the applicant.  the text has been established, according to Rule 38,2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.				
<ol><li>The figure of the drawings to be published</li></ol>				
as suggested by the applicant.		X None of the figures.		
because the applicant failed to	-			
because this figure better chara	acterizes the invention.			





This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:  1.	Box I Ohse	THE ON	PC1/GB 00/02850
Claims Nos.:  1 to 19, 20 to 22, 24, 25, 26, 28, 37, 38 and 39 to 45 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically.  See FURTHER INFORMATION sheet PCT/ISA/218  3. Claims Nos.:  Laccuses they are dependent claims and are not drafted in accordance with the second and third sentences of Rule s.4(a).  Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)  This international Searching Authority found multiple inventions in this international application, as follows:  See additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.  As all required additional search fees were timely paid by the applicant, this International Search Report covers all covers only those claims for which fees were paid, specifically claims Nos.:  As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers all covers only those claims for which fees were paid, specifically claims Nos.:  X No required additional search fees were gimely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  X No required additional search fees were firsely paid by the applicant. Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were sincely paid by the applicant Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were sincely paid by the applicant Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were accompanied by the applicant's protect.	DOX 1 Obser	vations where certain claims were found unsearch	Jahla (Continue)
Claims Nos.:  1 to 19, 20 to 22, 24, 25, 26, 28, 37, 38 and 39 to 45 because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically.  See FURTHER INFORMATION sheet PCT/ISA/218  3. Claims Nos.:  Laccuses they are dependent claims and are not drafted in accordance with the second and third sentences of Rule s.4(a).  Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)  This international Searching Authority found multiple inventions in this international application, as follows:  See additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.  As all required additional search fees were timely paid by the applicant, this International Search Report covers all covers only those claims for which fees were paid, specifically claims Nos.:  As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers all covers only those claims for which fees were paid, specifically claims Nos.:  X No required additional search fees were gimely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  X No required additional search fees were firsely paid by the applicant. Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were sincely paid by the applicant Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were sincely paid by the applicant Consequently, this International Search Report is covered by claims Nos.:  The additional search fees were accompanied by the applicant's protect.	This Internation		nable (Continuation of item 1 of first sheet)
because they relate to parts of the International Specialism and on not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically:  see FURTHER INFORMATION sheet PCT/ISA/210  3. Claims Nos.:  because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).  Box II Observations where unity of invention is lacking (Continuation of Item 2 of first sheet)  This International Searching Authority found multiple inventions in this international application, as follows:  see additional sheet  1. As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  2. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:  29-33, 1-5 (part), 39-45 (part)  The additional search fees were accompanied by the applicant's protect.	1. Claime	Search Report has not been established in respect of certain	n claims under Article 17(2)(a) for the following reasons:
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)  This international Searching Authority found multiple inventions in this international application, as follows:  See additional sheet  1. As all required additional search fees were timely paid by the applicant, this international Search Report covers all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  2. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  2. As only some of the required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:  2. As all searchable claims (additional search fees were timely paid by the applicant covers only those claims for which fees were timely paid by the applicant covers only those claims (additional search fees were timely paid by the applicant covers only those claims (additional search fees were accompanied by the applicant's reviews.	because t	1 to 19, 20 to 22, 24, 25, sey relate to parts of the International Application that do nat no meaningful International Search can be carried out, sr	26, 28, 37, 38 and 39 to 45 comply with the prescribed requirements to such sectifically:
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2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.  3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:    X   No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:  29-33, 1-5 (part), 39-45 (part)  The additional search fees were accompanied by the applicant's retrieval.	see addi	tional sheet	-жүрмсания, as follows:
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As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:  No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is 29-33, 1-5 (part), 39-45 (part)  The additional search fees were accompanied by the applicant's review.	or any additional	fee standied without effort justifying an addition	nal fee, this Authority did not invite payment
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The additional search fees were accompanied by the applicant's rotter	4. X No required addition restricted to the inv. 29-33, 1-5	tal search fees were timely paid by the applicant. Consequention first mentioned in the claims; it is covered by claims No (Part), 39-45 (part)	ntly, this International Search Report is
	emark on Protest	The additional search fees we	ere accompanied by the applicant's protest.
PCT/ISA/210 (continuation of first sheet (1)) (July 1998)	m PCT/ISA/210 (continue)		

#### FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 1 to 19, 20 to 22, 24, 25, 26, 28, 37, 38 and 39 to 45

Present claims 1 to 19, 20 to 22, 24, 25, 26, 28, 37 and 38 relate to an extremely large number of possible processes or compounds. In particular claim 1 does not define the type of aromatic of heteroaromatic group utilised, the type of metalation agent used, the agent used for the substitution and the type of polymerization which should be carried out. A meaningful search over the whole of the claimed scope is therefore impossible because claim 1 (resp. claim 20) relates to an extremely large number of possible processes (resp. products). The same applies for claims 2 to 19 (resp. claims 21, 22, 24, 25, 26, 28, 37 and 38) since the combination of features defined therein does not restrict enough the large number of possible processes (resp. products) in such a manner as to render a meaningful search possible. The same holds true for the subject-matter of claims 39 to 45.

Moreover, present claims 25, 26, 37 and 38 relate to the above defined polymers, wherein a desirable luminescent property and a band gap in the range 1.5 eV to 3.5 eV are defined. An attempt is made to define the polymers by reference to a result to be achieved, without defining the features of the polymers which are necessary in order to achieve said result. These claims therefore do meet the requirements of Art 6 PCT. Again, this lack of clarity in the present case is such as to render a meaningful search over the whole of the claimed scope impossible.

Consequently, a search can been only carried out for those parts of the claims which appear to be supported by the description, namely those parts relating to polymers as defined in present claims 23, 27, 29 to 33 and 34 to 36, their method of synthesis as defined in present claim 9 and their use in optical devices (claims 39 to 45).

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examing Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

#### FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. Claims: 29-33, 1-5 (part), 39-45 (part)

Polymers as defined in claims 29 to 33, their method of synthesis as defined in present claims 1 to 5 and their use in optical devices (claims 39 to 45), i.e. parts relating to polyphenylenevinylene comprising two different silyl substituent groups X' and Y', where X' is ortho to a first linked position and Y' is ortho to the vinylene group.

2. Claims: 34-36, 1-5 (part), 39-45 (part)

Polymers as defined in claims 34 to 36, to their method of synthesis as defined in present claims 1 to 5 and their use in optical devices (claims 39 to 45), i.e. parts relating to polyphenylenevinylene comprising two identical silyl substituent groups namely a dimethyldecylsilyl substituent which are ortho to a first linked position and ortho to the vinylene group.

3. Claims: 27, 1-5 (part), 39-45 (part)

Polymers as defined in claim 27, to their method of synthesis as defined in present claims 1 to 5 and their use in optical devices (claims 39 to 45).

4. Claims: 23 (part), 1-5 (part), 39-45 (part)

Polymers as defined in claim 24 when referring to claim 23 (polymers wherein the first and second director groups are as defined in present claim 9 to 11 and which are not those defined in claim 27), to their method of synthesis as defined in present claims 1 to 5 and their use in optical devices (claims 39 to 45).

5. Claims: 23 (part), 1-5 (part), 39-45 (part)

Polymers as defined in claim 23 wherein X and Y are not as defined in present claims 9 to 11 (i.e. which are not those as defined in present claim 24), to their method of synthesis as defined in present claims 1 to 5 and their use in optical devices (claims 39 to 45).

onal Application No B 00/02850

A. CLASSIFICATION OF SUBJECT MATTER
I PC 7 C08G61/10 C08G61/02 C09K11/06

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 C08G C09K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ

#### C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	WO 98 46652 A (CALIFORNIA INST OF TECHN) 22 October 1998 (1998-10-22) the whole document	1-5, 29-33, 39-45
Y	HWANG D -H ET AL: "ELECTROLUMINESCENT PROPERTIES OF NOVEL SILYL-DISUBSTITUTED SOLUBLE PPV DERIVATIVE" MOLECULAR CRYSTALS AND LIQUID CRYSTALS SCIENCE AND TECHNOLOGY. SECTION A. MOLECULAR CRYSTALS AND LIQUID CRYSTALS, GORDON AND BREACH PUBLISHERS, CH,CH, vol. 316, May 1998 (1998-05), pages 281-284, XP000941275 ISSN: 1058-725X the whole document	1-5, 29-33, 39-45

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X Further documents are listed in the continuation of box C.	X Patent family members are listed in annex.	
Special categories of cited documents:  'A' document defining the general state of the art which is not considered to be of particular relevance  'E' earlier document but published on or after the international  'E' desired within may threw doubte on priority, claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified).  'O' document referring to an oral disclosure, use, exhibition or other means.  'P' document published prior to the international filling date but later than the priority date claimed.	"T later document published after the international filing date of princity data and not in conflict with the application but of princity data and not in conflict with the application but of the principle or theory underlying the invention data of the principle of the principle or theory or the considered to involve an inventive step when the document is taken alone involve an inventive step when the document is taken alone or document of particular relevance; the claimed invention of document is combined with one or more other such document is combined with one or more other such documents can be combined with one or more other such documents in such combination being obvious to a person skilled in the art.  "A" document member of the same patent family	
Date of the actual completion of the international search  6 November 2000	Date of mailing of the international search report	
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV, Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer  Rousseau, F	



	Citation of document, with indication, where appropriate, of the relevant passages	10.
Y		Relevant to claim No.
	DATABASE WPI Section Ch, Week 199726 Derwent Publications Ltd., London, GB; Class A25, AN 1997-285197 XP002152054 & JP 09 104732 A (SAMSUNG ELECTRONICS CO LTD), 22 April 1997 (1997-04-22)	1-5, 29-33, 39-45
Y	LIAN-HUI WANG ET AL.: "Synthesis, spectrocopy and electrochemistry study on a novel di-silyl substituted poly(p-phenylenevinylene)" SYNTHETIC METALS, vol. 105, 9 July 1999 (1999-07-09), pages 85-89, XP000942715 Scheme 1	1-5, 29-33, 39-45
	M.R. ANDERSSON ET AL: "Photoluminescence and electroluminescence of films from soluble PPV-polymers" SYNTHETIC METALS, vol. 85, 1997, page 1275-1276 XP000942764 the whole document	1-5, 29-33, 39-45
I G V X I C tl	SNIECKUS V: "COMBINED DIRECTED ORTHO HETALATION-CROSS COUPLING STRATEGIES. DESIGN FOR NATURAL PRODUCT SYNTHESIS" UNE & APPLIED CHEMISTRY, PERGAMON PRESS, OI. 66, no. 10/11, 1994, pages 2155-2158, P000919008 SSN: 0033-4545 ited in the application ne whole document	1-5
in Po CH Vo XPO	SNIECKUS: "Directed Ortho Metalation. rtiary Amide and O-Carbamate Directors Synthetic Strategies for lysubstituted Aromatics" EMICAL REVIEWS, 1. 90, no. 6, 1990, pages 879-933, 100152063 10016 Page 898	1-5
Met Rea J. ( vol. XP00 cite	F. BOWER: "Synthesis of 2-Substituted adaptyran 3-0-Carbamates via Combined alation-Suzuki-Miyaura Cross-Coupling DRG. CHEM., 5, 1998, pages 1514-1518, 06940872 d in the application	1-5
Life	whole document	

on patent family members

S .			Ppincalion No
Patent document cited in search report	Publication date	Patent family	00/02850
WO 9846652 A	22-10-1998	member(s)	Publication date
JP 9104732 A		AU 7251898 A	11-11-1998
	22-04-1997	NONE	